NOTICE OF EQUEDENTIALITY RELITS TANATURAL PERSON MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION BEFORE IT IS FILED IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR 102079218752 DRIVER'S L. Argenne Henlesser

Suzanne HONLeGAS AND MINERAL LEASE

THIS AGREEMENT made this 5th day of June, 2009, between Christopher C. Davidson, Lessor (whether one or more), whose address is: 133 Lake Front Dr. Apt. 401 Daphney, Al. 36526, and XTO Energy Inc., whose address is: 810 Houston St., Fort Worth, Texas 76102, Lessee,

WINESSETH:

1. Lessor, in consideration of ten dollars and other valuable consideration, receipt of which is hereby acknowledged, and of the covenants and agreements of Lessee hereinafter contained, does hereby grant, lease and let unto Lessee the land covered hereby for the purposes and with the exclusive right of exploring, drilling, mining and operating for, producing and owning oil, gas, sulphur and all other minerals (whether or not similar to those mentioned), together with the right to make surveys on said land, and whitze facilities for surface or subsurface disposal of saft water, construct roads and bridges, dig canals, build tanks, power stations, telephone lines, employee houses and other structures on said land, necessary or useful in Lessee's operations in exploring, drilling for, producing, treating, storing and transporting minerals produced from the tend covered hereby or any other tand adjacent thereto. The land covered hereby, herein called "said land," is located in the County of Tarrant, State of Texas, and is described as follows:

75 acres of land, more or less, out of the G. W. Couch Survey, A-278, Tarrant County, Texas being the same land described in that deed dated October 4, 1947, from Edith Mae Duty and husband, Curtis J. Duty; Howard William Davidson and wife, Theresa Davidson; Skiney Alfred Davidson, Jr. and wife, Oorls Osvidson; and Vers Davidson, a widow, as Grantore to Sinclair Refining Company, as Grantee recorded in Volume 1944, Page 487, of the Deed Records, Tarrant County, Texas.

75 serse of land, more or less, out of the D. W. Couch Survey, A-275, Transat County, Teast bring the same and described in that deed dated Caches 4, 1947, From Edith Nation Cyte and Instance, Cutter 3, Dright, Park Survey, 2017, From Edith Nation Cyte and Instance of County, Teast of County, Teast of Caches 1948, Page 437, of the Dead Records, Tarrant County, Teast of Caches 1944, Page 437, of the Dead Records, Tarrant County, Teast of Caches 1944, Page 437, of the Dead Records, Tarrant County, Teast of Caches 1944, Page 437, of the Dead Records of Teast

7. Leasee shall have the use, free from royalty, of water, other than from Lessor's water wells, and of oil and gas produced from said land in all operations hersunder. Lessee shall have the right at any time to remove all machinery and fixtures placed on said land, including the right to draw and remove casing. No well shall be drilled nearer than 200 feet to the house or barn now on said land without the consent of the Lessor. Lessee shall have for the passor to the passor the pay for damages caused by its operations to growing crops and timber on said land.

8. The rights and estate of any party hereto may be assigned from time to time in whole or in part and as to any mineral or horizon. All of the covenants, obligations, and considerations of this lease shall extend to and be binding upon the parties hereto, their heirs, successors, assigns, and successive assigns. No change or division in the ownership of said land, noyalties, or other moneys, or any part thereof, howsoever effected, shall increase the obligations or diminish the rights of Lessee, including, but not limited to, the location and drilling of wells and the measurement of production, Notwithstanding any other actual or constructive knowledge or notice thereof of or to Lessee, its successors or assigns, not drivision in the ownership of said land or of the royalties, or other moneys, or the right to receive the same, howsoevers effected, shall be binding upon the then record owner of this lease until sixty (60) days after there has been furnished to such record owner at his or its principal place of business by Lessor or Lessor's heirs, successors, or assigns, notice of such change or division, and of such count records and proceedings. Linascripts, or other documents as shall be necessary in the opinion of such record owner to establish the validity of such change or division. If any such change in ownership occurs by reason of the death of the owner, Lessee may, nevertheless se your tender such royalties, or other moneys, or deter documents

to be designated by Lessee as nearly as practicable in the form of a square centered at the well, or in such shape as then existing spacing rules require; and (2) any part of said land included in a posed unit on which there are operations, Lessee shall also have such easements on said land as are necessary to operations on the acreage so retained and shall not be required to move or remove any existing surface facilities necessary or convenient for current operations.

10. Lessor hereby warrants and agrees to defend title to said land against the claims of all persons who moscover. Lessor's rights and interests hereby warrants and agrees to defend title to said land against the claims of all persons who moscover. Lessor's rights and interests hereunder shall be charged primarly with any mortgages, taxes or other liens, or interest and other charges on said land, but Lessor agrees that Lessee shall have the right at any time to pay or reduce same for Lessor, either before or after maturity, and be subrogated to the rights of the holder thereof and to deduct amounts so paid from royaties and or other payments payable or which may become payable to Lessor and/or assigns under this lease. If this lease covers a less interest in the oil, gas, subtur, or other minerals in all or any part of said land than the entire and undivided fee simple estate therein. All royaty interest covered by this lease, bears to the whole and undivided fee simple estate therein. All royaty interest covered by this lease, bears to the whole and undivided fee simple estate therein. All royaty interest covered by this lease, whether or not owned by Lessor) shall be paid out of the royaty and the part of the primary term hereof, the primary term hereof in the primary term hereof, the primary term hereof in the primary term hereof the primary term hereof shall be owned and undivided fee simple estate therein. All royaty interest covered by this lease, the will be some as fee childing of an owned.

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IN WITNESS WHEREOF, this instrument is executed on the date first above written.

LESSOR(S INDIVIDUAL ACKNOWLEDGMENT day of August 2009 This instrument was acknowledged before me on the 10 day of 14 according to the control of the c (Print Lessor Name) Notary Public Signature: My commission expires: